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Northern District of California

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UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN JOSE DIVISION

IN RE INTUITIVE SURGICAL SECURITIES LITIGATION

Case No. 5:13-cv-01920 EJD

CASE MANAGEMENT ORDER

This case is scheduled for a Case Management Conference on January 8, 2015. Based on the parties' Joint Case Management Statement and proposed schedule, the court has determined an appearance is unnecessary at this time. Accordingly, the Case Management Conference is VACATED and the parties are ordered to comply with the following schedule.

IT IS HEREBY ORDERED that the court adopts the parties' statement of disputed factual and legal issues as set forth in the Case Management Statement.

IT IS FURTHER ORDERED that the deadline for joinder of any additional parties, or other amendments to the pleadings, is sixty days after entry of this order. The parties are instructed to comply with Federal Rule of Civil Procedure 15 in seeking joinder of parties or amendments to the pleadings prior to expiration of the deadline. Amendments sought after the deadline must comply with Federal Rule of Civil Procedure 16.

IT IS FURTHER ORDERED that, unless ordered otherwise, the parties shall comply with the presumptive limits on discovery set forth in the Federal Rules of Civil Procedure.

IT IS FURTHER ORDERED that any disputes with respect to discovery or disclosure are referred to the assigned Magistrate Judge.

IT IS FURTHER ORDERED that the court adopts the parties' joint proposals with regard to discovery, as described in Section VIII of the joint statement.

IT IS FURTHER ORDERED that, pursuant to an agreement, this action is referred to

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Case No.: 5:13-cv-01920 EJD

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private ADR. The ADR shall be completed no later than December 31, 2015, unless this deadline is extended by the court.

IT IS FURTHER ORDERED that Defendants' request to bifurcate discovery between class certification and merits issues is DENIED, and that discovery on all issues shall now commence. Accordingly, the following schedule shall apply to this case:

EVENT	DEADLINE
Deadline for Filing Anticipated Motion for Class Certification	June 1, 2015
Deadline for Filing Opposition to Motion for Class Certification	July 15, 2015
Deadline for Filing Reply to Opposition to Motion for Class Certification	August 14, 2015
Hearing on Motion for Class Certification	9:00 a.m. on October 8, 2015
Fact Discovery Cutoff	December 15, 2015
Designation of Opening Experts with Reports	January 19, 2016
Designation of Rebuttal Experts with Reports	February 23, 2016
Expert Discovery Cutoff	March 22, 2016
Deadline(s) for Filing Discovery Motions	See Civil Local Rule 37-3
Deadline for Filing Dispositive Motions ¹	April 19, 2016
Deadline for Filing Opposition to Dispositive Motions	May 19, 2016
Deadline for Filing Reply to Opposition to Dispositive Motions	June 17, 2016
Hearing on Dispositive Motions	9:00 a.m. on July 28, 2016
Trial Setting Conference (see Section III(C)(1) of Standing Order for Civil Cases)	11:00 a.m. on November 19, 2015
Joint Trial Setting Conference Statement (see Section III(C)(2) of Standing Order for Civil Cases)	November 9, 2015

IT IS FURTHER ORDERED that the parties shall comply with the Standing Order for

Case No.: 5:13-cv-01920 EJD

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This is the last date for *filing* dispositive motions. The actual hearing on the motion may be noticed for a date subsequent after contacting Judge Davila's courtroom deputy.

Civil Cases, a copy of which is available from the Clerk of the Court, with regard to the timing and content of the Joint Trial Setting Conference Statement and all other pretrial submissions.

IT IS SO ORDERED.

Dated: January 2, 2015



A copy of Judge Davila's standing order is also available on the court's website at www.cand.uscourts.gov by clicking first on the "Judges" button, then on Judge Davila's name, then on the link for "Judge Davila's Standing Orders," and finally on the link for "Standing Order for Civil Cases."

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12	Attorneys for Defendants		
13	[Additional counsel on signature page]		
14		DISTRICT COURT	
15			
16			
17	In re EXTREME NETWORKS, INC.) Master File No. 5:15-cv-04883-BLF-HRL	
18	SECURITIES LITIGATION) <u>CLASS ACTION</u>)	
19	This Document Relates to:	REVISED JOINT CASE MANAGEMENT STATEMENT AND [PROPOSED] ORDER, INCLUDING HEARING DATES	
20	All Actions.	ASSIGNED BY THE COURT ON APRIL 27, 2018	
21) JUDGE: Hon. Beth Labson Freeman	
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	REVISED JOINT CASE MANAGEMENT STATEMENT & IPRO	POSED! ORDER	

Case: Revised Joint Case Management Statement & Proposed Order 10/13/23 20:31:44 Page 6 of 88

Lead Plaintiff Arkansas Teacher Retirement System ("Arkansas Teacher"), together with Defendants Extreme Networks, Inc. ("Extreme Networks" or the "Company"); Charles W. Berger, Kenneth B. Arola, and John T. Kurtzweil (collectively, "Defendants"), respectfully submit this Revised Joint Case Management Statement and proposed Order ("Revised CMC Statement") in accordance with Federal Rule of Civil Procedure 26(f), the Standing Order for All Judges of the Northern District of California dated January 17, 2017, and Civil Local Rule 16-9. This Revised CMC Statement includes the hearing dates and deadlines assigned by the Court in its Case Management Order dated April 27, 2018 (ECF No. 141) as well as the stipulation and proposed order setting forth a briefing schedule on dispositive motions ordered by the court to be filed by May 11, 2018. It also contains an extension for Defendants to file an Answer to June 21, 2018, except for a statement of affirmative defenses, which shall be served by May 21, 2018, and minor revisions of discovery cut off dates.

I. JURISDICTION & SERVICE

The initial complaint in this action was filed on October 23, 2015. ECF No. 1. The PSLRA provides a process for the Court to appoint a lead plaintiff and the lead plaintiff's counsel. 15 U.S.C. § 78u-4(a)(3)(A)(i)(II). Pursuant to the PSLRA, the Court appointed Arkansas Teacher as Lead Plaintiff, Labaton Sucharow LLP ("Labaton Sucharow") as Lead Counsel, and Berman Tabacco as Liaison Counsel. ECF No. 75. On September 26, 2016, Lead Plaintiff filed its Consolidated Class Action Complaint for Violations of the Federal Securities Laws ("Consolidated Complaint"). ECF No. 87. On April 27, 2017, the Court granted Defendants' motion to dismiss the Consolidated Complaint with leave to amend. ECF No. 102.

On June 2, 2017, Lead Plaintiff filed their Amended Consolidated Class Action Complaint for Violations of the Federal Securities Laws ("Amended Complaint"). ECF No. 105. The Amended Complaint alleges that Defendants violated §§ 10(b) and 20(a) of the Securities Exchange Act of 1934 (the "Exchange Act"), and that jurisdiction is conferred by § 27 of the

Exchange Act, 15 U.S.C. § 78aa, and 28 U.S.C. §§ 1331 and 1337(a). On March 21, 2018, the

Court issued an order granting in part and denying in part Defendants' motion to dismiss the

Amended Complaint ("March 2018 Order"). ECF No. 130. The Court has personal jurisdiction over Defendants and venue is proper in this judicial district pursuant to Section 27 of the Exchange Act and 28 U.S.C. § 1391(b). Extreme Networks has operations in this district and division, including its principal place of business at 6480 Via Del Oro, San Jose, California 95119. All of the Defendants waived service. ECF Nos. 13-16. There are no additional parties to be joined at this time. However, the parties reserve the right to move to join and to object to any motion to join additional parties in the future, and to file motions to dismiss based on the joinder of any new parties.

II. FACTS

Lead Plaintiff's Statement

Plaintiffs incorporate by reference the facts as set forth in the Amended Complaint and the Court's Order Granting in Part and Denying in Part Defendants' Motion to Dismiss. ECF No. 130. Generally, Plaintiffs allege that Defendants violated the securities laws when they made false and misleading statements to the market concerning the success of Extreme's post-acquisition integration with its former competitor, Enterasys Networks, Inc.

Defendants' Statement

Defendants deny all allegations made against them, and assert that they made no actionable misstatements or omissions and lacked the requisite scienter to give rise to a claim under Sections 10(b) and 20(a) of the Exchange Act, or under Rule 10b-5 promulgated thereunder. Defendants further deny that any alleged misstatements or omissions caused Plaintiffs to sustain damages. In its March 2018 Order, the Court ruled, *inter alia*, that certain challenged statements and alleged omissions failed to state a claim on which relief may be granted. Defendants incorporate by reference the portion of the March 2018 Order granting their motion to dismiss portions of the Amended Complaint.

III. LEGAL ISSUES

The parties' identification of legal issues in dispute is as follows:

- (a) Whether Defendants' acts violated the federal securities laws, specifically Sections 10(b) and 20(a) of the Exchange Act and Rule 10b-5 promulgated thereunder by the Securities and Exchange Commission, 17 C.F.R. § 240.10b-5, as alleged in the Amended Complaint;
- (b) Whether Defendants misrepresented material facts or omitted to state any material facts that were necessary to make their statements not misleading in light of the circumstances under which they were made;
 - (c) Whether Defendants had a duty to disclose any alleged material omission;
- (d) Whether any Defendant acted with scienter in making any alleged misrepresentations or omissions;
- (e) Whether the market price of the Company's common stock during the Class

 Period was artificially inflated due to the alleged material omissions and/or misrepresentations

 complained of in the Amended Complaint;
- (f) Whether Lead Plaintiff and putative class members relied on Defendants' alleged misrepresentations and/or omissions;
- (g) Whether the Safe Harbor precludes liability for Defendants' alleged misstatements to the extent they are forward-looking statements;
- (h) Whether Defendants acted in good faith with respect to all matters alleged in the Amended Complaint as narrowed by the March 2018 Order, and did not directly or indirectly induce any act or acts constituting a violation of, or cause of action based on, Section 10(b) of the Exchange Act and Rule 10b-5;
- (i) Whether the members of the Class have sustained damages, and if so, the proper measure of any such damages;
- (j) Whether any of the acts or omissions alleged against Defendants caused damages to plaintiffs;
- (k) Other legal issues arising from any affirmative defenses that may be included in Defendants' Answer to be filed by May 21, 2018.

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(1)Whether this action is properly maintained as a class action, whether the Lead Plaintiff is a proper representative of such a class, and the scope of such a class.

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IV. **MOTIONS**

(a)

(b)

(c)

Complaint. ECF No. 130.

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The following motions have been filed in this action:

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ECF Nos. 19, 23, 27, 28. On June 28, 2016, the Court entered an Order appointing Arkansas

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Teacher as Lead Plaintiff, and appointing Labaton Sucharow as Lead Counsel and Berman

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Tabacco as Liaison Counsel for the proposed class. ECF No. 75.

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filed a motion to dismiss the Consolidated Complaint on November 10, 2016. ECF No. 89. After

Four motions for appointment as lead plaintiff were filed on December 22, 2015.

Lead Plaintiff filed a Consolidated Complaint on September 26, 2016. Defendants

Lead Plaintiff filed an Amended Complaint on June 2, 2017. Defendants filed a

There are currently no motions pending before the Court. Lead Plaintiff intends to

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briefing on the motion, on April 27, 2017, the Court granted the motion to dismiss the

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Consolidated Complaint with leave to amend. ECF No. 102.

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file a Motion for Class Certification under Rule 23 as set forth below. Otherwise, the Parties believe that, absent the benefit of discovery, it is too early to determine whether they will file any

Lead Plaintiff filed the Consolidated Complaint on September 26, 2016, ECF No. 87, and

the Amended Complaint on June 2, 2017, ECF No. 105. Lead Plaintiff reserves the right to move

to amend the Amended Complaint to conform to the evidence uncovered in the course of

motion to dismiss the Amended Complaint on July 10, 2017. ECF No. 107. After briefing on the

motion, on March 21, 2018, the Court denied in part the motion to dismiss the Amended

additional motions.

(d)

V. AMENDMENT OF PLEADINGS

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discovery pursuant to the deadlines set forth below. Defendants reserve the right in the event 26 that Plaintiff moves to amend the Amended Complaint, to move to dismiss or strike any such amended complaint and to seek reformation of this Case Management Order.

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VI. EVIDENCE PRESERVATION

Lead Plaintiff and Defendants certify that their counsel have reviewed the Guidelines for the Discovery of Electronically Stored Information and confirm that they have met and conferred pursuant to Fed. R. Civ. P. 26(f) and will continue to confer regarding reasonable and proportionate steps taken to preserve evidence relevant to the issues reasonably evident in this action.

VII. DISCLOSURES

By agreement of the parties, initial disclosures pursuant to Rule 26(a)(1) shall be exchanged as set forth in ¶XVII, below.

VIII. DISCOVERY

The Parties satisfied their meet-and-confer obligations under Rule 26(f) and Civil Local Rule 16-3 beginning on April 6, 2018 and continue to discuss the contours and scope of merits discovery.

- (a) **Depositions and Interrogatories**: The parties agree to meet and confer to determine whether additional depositions are necessary beyond the limits mandated by Federal Rule of Civil Procedure 30. The parties likewise agree to meet and confer if either party believes in good faith that it is necessary to exceed the number of written interrogatories provided under Rule 33.
 - (b) Fact Discovery Cutoff: The cutoff for fact discovery is set forth in ¶XVII, below.
- (c) **Protective Order**: The Parties shall continue to meet and confer on the appropriateness of an order regarding the confidentiality and protection of discovery in this action.
- (d) **Electronic Discovery**: Document production shall be made, so far as practicable, in electronic, searchable format. The Parties shall continue to confer on protocols for production of ESI. The Parties are aware of the importance the Court places on cooperation and commit to cooperate in good faith throughout the matter consistent with this Court's guidelines for the discovery of ESI.

IX. CLASS ACTIONS

Lead Plaintiff's Statement

Lead Plaintiff brings this federal securities class action on behalf of itself and all persons and entities that, during the period from February 5, 2014 through April 9, 2015, inclusive (the "Class Period"), purchased the publicly traded common stock of Extreme and/or exchange-traded options on such common stock, and were damaged thereby (the "Class"). Excluded from the Class are: (i) Defendants; (ii) members of the immediate family of any Defendant who is an individual; (iii) any person who was an officer or director of Extreme during the Class Period; (iv) any firm, trust, corporation, or other entity in which any Defendant has or had a controlling interest; (v) Extreme's employee retirement and benefit plan(s); and (vi) the legal representatives, affiliates, heirs, successors-in-interest, or assigns of any such excluded person.

The members of the Class are so numerous that joinder of all members is impracticable. During the Class Period, Extreme had approximately 94 to 100 million shares of common stock outstanding and actively trading on the NASDAQ with the ticker symbol "EXTR." While the exact number of Class members is unknown to Lead Plaintiff at this time, and can only be ascertained through appropriate discovery, Lead Plaintiff believes that the proposed Class numbers in the thousands and is geographically widely dispersed. Record owners and other members of the Class may be identified from records maintained by Extreme or its transfer agent and may be notified of the pendency of this action by mail, using a form of notice similar to that customarily used in securities class actions.

Lead Plaintiff's claims are typical of the claims of the members of the Class. All members of the Class were similarly affected by Defendants' allegedly wrongful conduct in violation of the Exchange Act.

Lead Plaintiff will fairly and adequately protect the interests of the members of the Class. Lead Plaintiff has retained counsel competent and experienced in class and securities litigation.

Common questions of law and fact exist as to all members of the Class, and predominate over any questions solely affecting individual members of the Class. The questions of law and fact common to the Class include:

- (a) Whether the federal securities laws were violated by Defendants' acts and omissions as alleged herein;
- (b) Whether the statements made to the investing public during the Class Period contained material misrepresentations or omitted to state material information;
- (c) Whether and to what extent the market price of Extreme's common stock and exchange-traded options on such common stock was artificially inflated during the Class Period because of the material misstatements alleged herein;
 - (d) Whether Defendants acted with the requisite level of scienter;
 - (e) Whether the Individual Defendants were controlling persons of Extreme;
- (f) Whether reliance may be presumed pursuant to the fraud-on-the-market doctrine and/or the presumption of reliance afforded by *Affiliated Ute Citizens of Utah* v. *United States*, 406 U.S. 128 (1972); and
- (g) Whether the members of the Class have sustained damages as a result of the conduct complained of herein and, if so, the proper measure of damages.

A class action is superior to all other available methods for the fair and efficient adjudication of this controversy because, among other things, joinder of all members of the Class is impracticable. Furthermore, because the damages suffered by individual Class members may be relatively small, the expense and burden of individual litigation make it impossible for members of the Class to individually redress the wrongs done to them. There will be no difficulty in the management of this action as a class action.

Defendants' Statement

Defendants dispute whether this case may be maintained as a class action for the alleged Class Period.

Parties' Joint Statement

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Defendants will make all reasonable efforts to subpoen documents from and depose Lead Plaintiff's financial advisor related to its trades in Extreme in sufficient time to file their opposition to class certification pursuant to this schedule. Plaintiff will cooperate and help facilitate this effort. However, Defendants reserve the right to seek a modification of the schedule in the event that the relevant documents held by the financial advisor cannot be obtained or its deposition cannot be taken sufficiently prior to the date due for Defendants' opposition to allow Defendants to challenge Lead Plaintiff's adequacy, typicality or other grounds to serve as Lead Plaintiff.

The parties anticipate that the Motion to Certify a Class will be a contested Motion and that each side will file expert witness reports on one or more topics. The following schedule, which was granted by the Court on April 27, 2018, ECF No. 141, is intended to allow each side the opportunity to take depositions of each others' expert and possibly file *Daubert* motions, and allow Defendants the opportunity to take Lead Plaintiff's deposition and that of its financial advisor, all related to class certification. The parties respectfully reserve the right to seek a modification of the schedule.

Lead Plaintiff's Motion for Class Cert. re Market Efficiency	9.10.18
Defendants' Omnibus Opp. to Class Cert. re Market Efficiency and Price Impact	12.10.18
Lead Plaintiff's Omnibus Reply re Market Efficiency and Opp. re Price Impact	2.8.19
Defendants' Reply re Price Impact	4.9.19
Last day to file Daubert Brief (if any)	5.24.19
Daubert Oppositions	6.24.19
Daubert Replies	7.24.19
Last Day to Hear Class Certification Motion	9.5.19

X. RELATED CASES

There is a related derivative action titled *Shaffer v. Kispert, et al.*, No. 16-cv-291726, pending in Santa Clara Superior Court (the "Derivative Action"). The Derivative Action has

1	been stayed pursuant to stipulation and order pending the outcome of the Motion to Dismiss but
2	the stay has ended. The parties to that litigation are discussing how to proceed.
3	XI. RELIEF
4	Lead Plaintiff requests the following relief: (i) declaring this action to be a proper class
5	action pursuant to Rule 23; (ii) awarding damages, including interest; (iii) awarding reasonable
6	costs and expenses, including attorneys' fees; and (iv) awarding such other relief as the Court
7	may deem proper. The calculation of damages in this complex securities fraud class action will
8	be the subject of expert opinion.
9	XII. SETTLEMENT AND ADR
10	Defendants and Lead Plaintiff filed certifications pursuant to ADR Local Rule 3-5(b).
11	ECF Nos. 133, 135. The parties agree this case is best suited for Private ADR and are in the
12	process of selecting a provider and conferring on dates. ECF No. 134.
13	XIII. CONSENT TO MAGISTRATE JUDGE FOR ALL PURPOSES
14	The parties do not consent to a magistrate judge.
15	XIV. OTHER REFERENCES
16	The parties do not believe that this case is suitable for reference to binding arbitration, a
17	special master, or the Judicial Panel on Multidistrict Litigation.
18	XV. NARROWING OF ISSUES
19	At this stage of the proceedings, the parties believe that the narrowing of issues,
20	suggestions to expedite the presentation of evidence at trial, and requests to bifurcate issues,
21	claims or defenses, whether by agreement or stipulation, are premature.
22	XVI. EXPEDITED TRIAL PROCEDURE
23	The parties do not believe that this is the type of case that can be handled under the
24	Expedited Trial Procedure of General Order No. 64 Attachment A.
25	XVII. SCHEDULING
26	The parties' proposed schedule and discovery plan is set forth as follows:
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Initial Disclosures	5.21.18
Defendants' Statement of Affirmative Defenses	5.21.18
Defendants' Answer	6.21.18
Initial Written Discovery Served	4.30.18
Last Day to Amend Pleadings or Attempt to Join New Parties	6.28.18. Defendants reserve the right to move to dismiss any amended pleading or added party and seek modification of this Order
Agreement on search parameters	5.30.18
Initial Document Production Substantially Complete	10.15.18
Follow Up Written Discovery Served	12.17.18
Follow Up Production Substantially Complete	3.15.19, provided that follow-up document requests do not require extensive searches. Parties will meet and confer regarding any dispute.
Fact Discovery Cutoff	9.16.19
Expert Reports on Issues Where Party Has Burden of Proof	4.30.20
Responsive Expert Reports	6.15.20
Rebuttal Expert Reports	7.15.20
Expert Discovery Cut-off	9.15.20
Motion(s) for Summary Judgment, Partial Summary Judgment, or Summary Adjudication	1.7.21
Opposition Briefs (including evidentiary challenges)	3.11.21
Reply Briefs (including response to evidentiary challenges)	4.29.21
Last Day to Hear Dispositive Motions	6.24.21 9:00 am
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Revised Joint Case Management Statement & [Proposed] Order 10/13/23 20:31:44 Page 16 of 88

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Final Pretrial Conference	12.16.21 1:30 pm
Trial	2.7.22 9:00 am

XVIII. TRIAL

Plaintiffs have requested a jury trial. The parties agree that at this time it is premature to predict the length of trial. The parties further agree to meet and confer regarding any unscheduled matters within 7 days of the close of expert discovery.

XIX. DISCLOSURE OF NON-PARTY INTERESTED ENTITIES OR PERSONS

Lead Plaintiffs and Defendants have each filed the "Certification of Interested Entities or Persons" required by Civil Local Rule 3-16. ECF Nos. 9, 31. In their statements, the parties stated that other than the named parties, there are no interested entities or persons to report.

PROFESSIONAL CONDUCT XX.

All attorneys of record for the parties have reviewed the Guidelines for Professional Conduct for the Northern District of California.

XXI. **OTHER**

- Modifications to the Schedule: All schedules proposed herein are premised on (a) discovery proceeding expeditiously and without protracted disputes over, inter alia, production of documents and witnesses or issues with regard to class certification. In the event of such protracted disputes, all parties reserve the right to seek to modify the schedules set forth herein.
- (b) **Electronic Service**: The Parties shall serve documents, including pleadings, discovery requests, and trial materials on each other through e-mail or ECF, except to the extent that transmission of any such documents electronically is impractical, in which event service shall be made by hand or through overnight delivery. Service by e-mail shall be by 11:59 pm PT on the date of service or shall count as service on the next business day and shall be considered the same as service by hand.

Respectfully submitted,

LABATON SUCHAROW LLP

<u>/s/ Carol C. Villegas</u> Carol C. Villegas (pro hac vice)

Date: May 11, 2018

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Alec T. Coquin (pro hac vice) 1 140 Broadway New York, NY 10005 2 Telephone: (212) 907-0700 Facsimile: (212) 818-0477 3 Email: cvillegas@labaton.com acoquin@labaton.com 4 5 Counsel for Lead Plaintiff and Lead Counsel for the Class 6 **BERMAN TABACCO** 7 Nicole Lavallee (SBN 165755) A. Chowning Poppler (SBN 272870) 44 Montgomery Street, Suite 650 8 San Francisco, CA 94104 9 Telephone: (415) 433-3200 Facsimile: (415) 433-6382 Email: nlavallee@bermantabacco.com 10 cpoppler@bermantabacco.com 11 Liaison Counsel for the Class 12 13 Date: May 11, 2018 **DLA PIPER LLP (US)** 14 /s/ Shirli Fabbri Weiss Shirli Fabbri Weiss (Bar No. 079225) 15 David Priebe (Bar No. 148679)2000 16 University Avenue East Palo Alto, CA 94303-2214 Telephone: (650) 833-2000 17 Facsimile: (650) 833-2001 18 Email: shirli.weiss@dlapiper.com david.priebe@dlapiper.com 19 Attorneys for Defendants 20 21 22 23 24 25 26 27 28

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CASE MANAGEMENT ORDER The above JOINT CASE MANAGEMENT STATEMENT & PROPOSED ORDER is approved as the Case Management Order for this case and all parties shall comply with its provisions. [In addition, the Court makes the further orders stated below:] IT IS SO ORDERED. May 11, 2018 Dated: _ UNITED STATES DISTRICT COURT JUDGE

Case

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Event	Date
Non-Expert Discovery Cut-Off	August 18, 2023
Expert Disclosure (Initial)	August 1, 2023
Expert Disclosure (Rebuttal)	September 2, 2023
Expert Discovery Cut-Off	September 18, 2023
Deadline to File a Motion for Class	February 13, 2023
Certification	
Deadline to File an Opposition to the	March 6, 2023
Motion for Class Certification	
Deadline to File a Reply in Support of	March 27, 2023
the Motion for Class Certification	
Hearing Date on Motion for Class	April 17, 2023, at 9:00 a.m.
Certification	

IT IS SO ORDERED.

Dated: October 26, 2022

MARK C. SCARSI

UNITED STATES DISTRICT JUDGE

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UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

CIVIL MINUTES – GENERAL

Case No.: CV 22-02249-FWS (RAOx)

Date: April 27, 2023

Title: Sylebra Capital Partners Master Fund Ltd et al v. Everbridge, Inc. et al

Present: HONORABLE FRED W. SLAUGHTER, UNITED STATES DISTRICT JUDGE

Melissa H. KunigN/ADeputy ClerkCourt Reporter

Attorneys Present for Plaintiff: Attorneys Present for Defendant:

Not Present Not Present

PROCEEDINGS: SCHEDULING ORDER

The Court, having reviewed the pleadings and the parties' submissions pursuant to Federal Rule of Civil Procedure 26(f), **VACATES** the Scheduling Conference set for May 11, 2023, and sets the following schedule:

Check one: [x] Jury Trial or [] Bench Trial	3/19/2024
Tuesday at 8:30 a.m.	
Parties' Estimated Trial Length	10-15 days
Final Pretrial Conference & Hearing on Motions in Limine	2/29/2024
[Thursday at 8:30 a.m., at least 12 days before trial]	
Last Date to File Motion for Class Certification	7/7/2023
Last Date to File Opposition to Motion for Class Certification	8/7/2023
Last Date to File Reply to Motion for Class Certification	8/21/2023
Last Date to Hear Motion to Amend Pleadings /Add Parties [Thursday]	9/21/2023
Non-Expert Discovery Cut-Off	8/31/2023
(no later than deadline for filing dispositive motions)	
Expert Disclosure (Initial)	9/14/2023
Expert Disclosure (Rebuttal)	9/28/2023
Expert Discovery Cut-Off	10/12/2023
Last Date to <u>Hear</u> Motions [Thursday]	12/7/2023
Motion for Summary Judgment due at least 6 weeks before hearing	
• All other motions due at least 4 weeks before hearing	
• Opposition due 2 weeks after Motion is filed	
Reply due 1 week after Opposition is filed	
Deadline to Complete Settlement Conference [L.R. 16-15]	12/21/2023
Select one:	

CIVIL MINUTES – GENERAL 1
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UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

CIVIL MINUTES – GENERAL

Case No.: CV 22-02249-FWS (RAOx)

Date: April 27, 2023

Title: Sylebra Capital Partners Master Fund Ltd et al v. Everbridge, Inc. et al

[] 1. Magistrate Judge (with Court approval)	
[] 2. Court's Mediation Panel	
[x] 3. Private Mediation	
Trial Filings (first round)	2/8/2024
Motions in Limine with Proposed Orders	
• Memoranda of Contentions of Fact and Law [L.R. 16-4]	
• Witness Lists [L.R. 16-5]	
Joint Exhibit List [L.R. 16-6.1]	
Joint Status Report Regarding Settlement	
• Proposed Findings of Fact and Conclusions of Law [L.R. 52](bench trial only)	
Declarations containing Direct Testimony, if ordered	
(bench trial only)	
Trial Filings (second round)	2/15/2024
Oppositions to Motions in Limine	
• Joint Proposed Final Pretrial Conference Order [L.R. 16-7]	
Joint/Agreed Proposed Jury Instructions (jury trial only)	
Disputed Proposed Jury Instructions (jury trial only)	
Joint Proposed Verdict Forms (jury trial only)	
Joint Proposed Statement of the Case (jury trial only)	
Proposed Additional Voir Dire Questions, if any (jury trial only)	
• Evidentiary Objections to Declarations of Direct Testimony (bench trial only)	

cc: ADR Initials of Deputy Clerk: mku

CIVIL MINUTES – GENERAL 2
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UNITED STATES DISTRICT COURT DISTRICT OF SOUTH CAROLINA COLUMBIA DIVISION

In re SCANA Corporation Securities Litigation

Civil Action No. 3:17-CV-2616-MBS

CLASS ACTION

SCHEDULING ORDER

Currently before the Court is the Parties' joint request for entry of a Scheduling Order (the "Joint Stipulation"). Pursuant to the Federal Rules of Civil Procedure, the Local Civil Rules of this Court, and the Parties' Joint Stipulation, the following schedule is established for this case:

- 1. Discovery shall commence upon the Court's entry of this Scheduling Order.
- 2. No later than June 12, 2019, the required initial disclosures under Fed. R. Civ. P. 26(a)(1) shall be made.
- 3. Lead Plaintiffs shall file their motion for class certification on or before June 28, 2019. Defendants shall file their opposition to Lead Plaintiffs' motion for class certification on or before September 11, 2019. Lead Plaintiffs' class certification reply shall be on or before October 28, 2019.
- 4. Motions to join other parties or amend the pleadings shall be filed no later than November 20, 2019.¹
- 5. Fact discovery shall be completed no later than March 27, 2020. All discovery requests shall be served in time for the responses thereto to be served by this date. Defendants agree to make every effort to substantially complete document discovery on or before November 29, 2019.² Fact depositions must be completed by the fact discovery deadline. No motions relating to discovery shall be filed until counsel have consulted and attempted to resolve the matter as required by Local Civil Rule 7.02.
- 6. Mediation, pursuant to Local Civil Rules 16.03 16.11, shall be completed in this case on or before April 27, 2020. At least thirty (30) days prior to this mediation deadline, counsel for each party shall file and serve a statement certifying that counsel has: (1) provided the party with a copy of the Mediation Order; (2) discussed the availability of mediation with

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¹ Lead Plaintiffs expressly reserve their right to seek leave of the Court to amend their pleadings and/or add parties after this deadline based on any later-developed discovery.

² Defendants agree to make a good-faith effort to produce readily-available documents on a rolling basis notwithstanding the substantial completion deadline.

- the party; and (3) discussed the advisability and timing of mediation with opposing counsel.
- 7. Any Party filing an affirmative expert report shall file and serve a document identifying by full name, address, and telephone number each person whom the Party expects to call as an expert at trial and certifying that a written report prepared and signed by the expert including and all information required by Fed. R. Civ. P. 26(a)(2)(B) has been served on the other Parties no later than May 11, 2020.
- 8. Rebuttal expert reports shall be served on the other Parties no later June 25, 2020.
- 9. Expert discovery, including expert depositions, shall be completed no later than July 24, 2020, provided, however, that no expert depositions occur until after the service of expert rebuttal reports.
- 10. The Parties shall serve affidavits of records custodians that a party intends to offer for authentication in lieu of live testimony pursuant to Local Civil Rule 16.02(D)(3) no later than February 27, 2020. Objections to such affidavits must be made on or before March 12, 2020.
- 11. The Parties shall file a status report with the Court on or before August 7, 2020.
- 12. All other motions, except those to complete discovery, those non-waivable motions made pursuant to Fed. R. Civ. P. 12, and those relating to the admissibility of evidence at trial, shall be filed on or before August 24, 2020. Fed. R. Civ. P. 16(b)(3)(A). If either of the Parties files an affirmative motion, the opposing Party shall file an opposition brief on or before October 24, 2020. The Party that filed the affirmative motion shall file a reply brief on or before December 1, 2020.
- 13. No later than December 8, 2020, the parties shall file and exchange Fed. R. Civ. P. 26(a)(3) pretrial disclosures. Within fourteen (14) days thereafter, a party shall file and exchange Fed. R. Civ. P. 26(a)(3) objections, any objections to use of a deposition designated by another party and any deposition counter-designations under Fed. R. Civ. P. 32(a)(6). **Deposition designations and counter-designations must specifically identify the portions to be offered, including page and line citations**.
- 14. This case is subject to being called for jury selection and/or trial beginning on January 4, 2021. The Parties believe that a schedule for pretrial motions (including motions in limine) and other trial-related matters can be set once the trial date is set.

/s/ Margaret B. Seymour Senior United States District Judge

Columbia, South Carolina June 6, 2019

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UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

RECEIVED

IN RE DR. REDDY'S LABORATORIES LIMITED SECURITIES LITIGATION

MAY 1 6 2019

Civil Action No. 3:17-cy-50

7-CV-6436(PC

[PROPOSED] SCHEDULING ORDER

This matter having come before the Court during an initial scheduling conference pursuant to Rule 16 of the Federal Rules of Civil Procedure on May 14, 2019, and the Court having conferred with counsel concerning the timely completion of discovery and other deadlines, and good cause appearing for the entry of the within Order:

IT IS on this day of May 22, 2019
ORDERED THAT:

- 1. Service of Written Discovery Requests. The parties may begin serving requests for production of documents, specifying those that pertain to class certification, on or after June 3, 2019.
- 2. Motions to Amend to Add New Parties. Any motion to add new parties must be filed no later than June 17, 2019.¹
- 3. Answer to Amended Complaint. Defendants' Answer to Plaintiff's Amended Complaint (ECF 36) must be filed no later than <u>July 19, 2019</u>. This supersedes the deadline so-ordered by the Court on April 4, 2019 (ECF 61).

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¹ Defendants do not consent (by stipulation or otherwise) to any amendment of the Amended Complaint, and their agreement to a deadline for a *motion to amend* is not to be interpreted as such. Defendants believe that leave of the Court is required to further amend the Amended Complaint. Defendants reserve all rights to oppose any attempted amendment of the Amended Complaint by Plaintiff.

- 4. Motion for Class Certification. Plaintiff's Motion for Class Certification must be filed no later than July 19, 2019.
- 5. Class Certification Document Discovery. The parties shall complete all class certification document discovery no later than August 22, 2019.
- 6. Opposition to Motion for Class Certification. Defendants' Opposition to Lead Plaintiff's Motion for Class Certification must be filed no later than September 17, 2019.
- 7. Class Certification Depositions. The parties shall complete all class certification depositions no later than October 21, 2019.²
- 8. Substantial Completion of Document Discovery. The parties shall substantially complete all document productions by November 8, 2019.
- 9. Reply in Support of Class Certification. Plaintiff's Reply in Support of its Motion for Class Certification must be filed no later than November 18, 2019.
- 10. Fact Discovery Deadline. Fact discovery is to remain open through March 13,2020. All fact witness depositions must be completed by the close of fact discovery.
- 11. Expert Reports. All affirmative expert reports shall be delivered by April 2, 2020. All rebuttal expert reports shall be delivered by May 12, 2020. Depositions of all experts shall be completed by June 1, 2020.
 - 12. **Dispositive Motions.** All dispositive motions shall be filed by July 7, 2020.
- 13. Oppositions to Dispositive Motions. All oppositions to dispositive motions shall be filed by August 14, 2020.

² Plaintiff does not object to Defendants noticing and completing Plaintiff class certification depositions reasonably in advance of September 17, 2019.

³ Defendants agree to make a good faith effort to produce readily-available documents on a rolling basis notwithstanding the substantial completion deadline.

- Replies in Support of Dispositive Motions. All replies in support of dispositive 14. motions shall be filed by September 15, 2020.
 - Trial. Trial shall begin on October 26, 2020. at 10:00 A.M. 15.

Telephone Status Conferences. The Court will conduct telephone status **16.**

conferences on August 26, 2019 and [November December] 7, 2019.

Counsel on Dr. Reddy's must initate the calls

DOUGLAS E. United States Magistrate Judge

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS SHERMAN DIVISION

ALAN HALL AND JAMES DEPALMA,	§	
	§	
PLAINTIFFS,	§	
	§	
V.	§	Case No. 4:16-CV-978-ALM-CMC
	§	
RENT-A-CENTER, INC., ROBERT D.	§	
DAVIS, AND GUY J. CONSTANT,	§	
	§	
DEFENDANTS.	§	

AGREED SCHEDULING ORDER

On January 4, 2018, the parties filed a Revised Joint Discovery/Case Management Plan Under Rule 26(f) Federal Rules of Civil Procedure, which included a joint proposed Agreed Scheduling Order (Doc. 65). The parties presented the Court with this Agreed Scheduling Order, which the Court finds is well-taken and should be and is hereby GRANTED as modified.

Accordingly, the Court hereby ORDERS that the following schedule of deadlines are in effect until further order of this Court:

- 1. Deadline for Initial Disclosures under Rule 26(a)(1) of the Federal Rules of Civil Procedure ("FRCP") to be exchanged: January 8, 2018
- 2. Deadline for substantial completion of document discovery: July 12, 2018
- 3. Deadline for Plaintiffs' Class Certification Motion: March 14, 2018
- 4. Deadline for Defendants' Opposition to Plaintiffs' Class Certification Motion: May 14, 2018
- 5. Deadline for Plaintiffs' Reply in Further Support of Plaintiffs' Class Certification Motion: July 12, 2018
- 6. Deadline for Defendants' Surreply in Opposition to Plaintiffs' Class Certification Motion: August 13, 2018

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- 7. Deadline to designate witnesses, exhibits, and deposition designations by page and line for class certification hearing 1: September 5, 2018
- 8. Hearing on Plaintiffs' Motion for Class Certification: September 19, 2018, at 10:00 a.m.

The Court will address the need for further deadlines at a later date.

SIGNED this 9th day of January, 2018.

CAROLINE M. CRAVEN

UNITED STATES MAGISTRATE JUDGE

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¹ If the parties need additional time or relief from this request, please contact the Court well in advance of the set deadline.

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UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

CITY OF WARREN POLICE AND FIRE RETIREMENT SYSTEM, Individually and on Behalf of All Others Similarly Situated, Individually and On Behalf of All Others Similarly Situated,

Plaintiff,

vs.

WORLD WRESTLING ENTERTAINMENT, INC., VINCENT K. McMAHON, GEORGE A. BARRIOS, and MICHELLE D. WILSON,

Defendants.

No. 1:20-cy-02031-JSR

PROPOSEDI CIVIL CASE MANAGEMENT PLAN

This Court requires that this case shall be ready for trial on February 22, 2021.

After consultation with counsel for the parties, the following Case Management Plan is adopted. This plan is also a scheduling order pursuant to Rules 16 and 26(f) of the Federal Rules of Civil Procedure.

- The case is to be tried to a jury. Α.
- Defendants shall file their Answer to the Consolidated Amended Class Action Complaint В. (ECF 57) by August 28, 2020.
- Joinder of additional parties must be accomplished by September 23, 2020. C.
- Amended pleadings may be filed without leave of Court until October 8, 2020. D.
- Discovery (in addition to the disclosures required by Fed. R. Civ. P. 26(a)): E.
 - Initial Disclosures: Initial disclosures pursuant to Fed. R. Civ. P. 26(a)(1) must be 1. served by August 24, 2020.
 - Documents. First request for production of documents, if any, must be served by 2. August 26, 2020. Further document requests may be served as required, but no document request may be served later than 30 days prior to the date of the close of

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- discovery as set forth in item 7 below. The parties shall substantially complete document productions by **October 16**, **2020**, except Lead Plaintiff shall complete its production of documents for class certification by **October 6**, **2020**, and documents shall be produced on a rolling basis.
- 3. <u>Interrogatories</u>. Interrogatories pursuant to Rule 33.3(a) of the Local Civil Rules of the Southern District of New York must be served no later than 30 days prior to the date of the close of fact discovery. No other interrogatories are permitted except upon prior express permission of Judge Rakoff. No Rule 33.3(a) interrogatories need be served with respect to disclosures automatically required by Fed. R. Civ. P. 26(a).
- Experts. Every party-proponent of a claim (including any counterclaim, cross-4. claim, or third-party claim) that intends to offer expert testimony in respect of such claim must make the disclosures required by Fed. R. Civ. P. 26(a)(2) by December 11, 2020 and shall disclose the type of any such expert by November 11, 2020. Every party-opponent of such claim that intends to offer expert testimony in opposition to such claim must make the disclosures required by Fed. R. Civ. P. 26(a)(2) by December 30, 2020 and shall disclose the type of any such expert by November 30, 2020. Rebuttal expert reports shall be submitted by January 13, 2021. No expert testimony (whether designated as "rebuttal" or otherwise) will be permitted by other experts or beyond the scope of the opinions covered by the aforesaid disclosures except upon prior express permission of the Court, application for which must be made no later than 10 days after the date specified in the immediately preceding sentence. All experts may be deposed, but such depositions must occur within the time limit for all depositions set forth below.
- 5. <u>Depositions</u>. All depositions (<u>including any expert depositions</u>, see item 4 above) must be completed by **January 19, 2021**. Unless counsel agree otherwise or the Court so orders, depositions shall not commence until all parties have completed the initial disclosures required by Fed. R. Civ. P. 26(a)(1) or until four weeks from the date of this Order, whichever is earlier. Depositions shall proceed concurrently, with no party having priority, and no deposition shall extend beyond one business day without prior leave of the Court. Fact depositions shall be completed by **December 4, 2020** and expert depositions shall be completed by **January 19, 2021**.
- 6. Requests to Admit. Requests to Admit, if any, must be served no later than 30 days prior to the date of the close of fact discovery.
- 7. All discovery is to be completed by **January 19, 2021**. Interim deadlines for items 1–6 above may be extended by the parties on consent without application to the Court, provided the parties are certain they can still meet the discovery completion date of January 19, 2021. The discovery completion date may be adjourned only upon a showing to the Court of extraordinary circumstances, and may not be extended on consent.

F. Class Certification:

- 1. Lead Plaintiff shall file its motion for class certification and serve supporting expert reports, if any, by October 6, 2020. The deadline for Defendants to take depositions of Lead Plaintiff related to class certification and any expert supporting class certification is October 23, 2020.
- 2. Defendants shall file their opposition and serve supporting expert reports, if any, by November 3, 2020.
- 3. All class certification discovery and depositions shall be completed by **November 20**, **2020**.

4. Lead Plaintiff shall file its reply by November 24, 2020.

5. The Court well few one and any Daubert motions in the form prescribed by the Court's Individual Rules of Practice may be brought on without further consultation with the Court provided that a Notice of any such motion, in the form specified in the Court's Individual Rules of Practice, is filed no later than one week following the close-of-discovery date (item E-7 above) and provided that the moving papers are served by January 25, 2021, answering papers by February 8, 2021, and reply papers by February 15, 2021 [the last of these days being no later than six weeks following the close of discovery]. Each party must file its respective papers with the Clerk of the Court on the same date that such papers are served. Additionally, on the same date that any papers are served and filed, counsel filing and serving the papers must arrange to deliver courtesy non-electronic hard copies to the Courthouse for delivery to Chambers.

- H. A final pre-trial conference, as well as oral argument on any post-discovery summary judgment and/or Daubert motions, shall be held on 2/2/2/2/ [Idate to be inserted by the Court], at which time the Court shall set a firm trial date. The timing and other requirements for the Joint Pretrial Order and/or other pre-trial submissions shall be governed by the Court's Individual Rules of Practice.
- I. All motions and applications shall be governed by Judge Rakoff's Individual Rules of Practice. Counsel shall promptly familiarize themselves with all of the Court's Individual Rules, as well as with the Local Rules for the United States District Court for the Southern District of New York.

SO ORDERED.

ED S. RAKOFF U.S.D.J.

DATED:

New York, New York

8/19/20.

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

In re Virtus Investment Partners, Inc. Securities Litigation;

Case No. 15-cv-1249 (WHP)

Youngers, et al.

Case No. 15-cv-8262 (WHP)

ν.

Virtus Investment Partners, Inc. et al.

[PROPOSED] SCHEDULING ORDER

WILLIAM H. PAULEY III, District Judge:

The following schedule is established in the above captioned actions:

- 1. Discovery shall commence immediately.
- 2. In the Youngers Action, Defendants shall serve and file any motion pursuant to Rule 12(c) of the Federal Rules of Civil Procedure for judgment on the pleadings with respect to the remaining claim under Section 12(a)(2) of the Securities Act of 1933 (the "Rule 12(c) Motion") no later than August 19, 2016.
- 3. Plaintiffs in the Youngers Action shall serve and file any opposition to Defendants' Rule 12(c) Motion no later than September 2, 2016.
- 4. Defendants shall serve and file any reply brief in further support of their Rule 12(c) Motion no later than September 12, 2016.
- 5. All disclosures required by Fed. R. Civ. P. 26(a)(1) shall be completed no later than September 12, 2016.

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- Defendants shall produce substantially all documents previously produced in government investigations concerning Virtus's AlphaSector funds by September 12, 2016.
- 7. The Court shall hear oral argument on Defendants' Rule 12(c) Motion on September 23, 2016 at 10:30 a.m.
- 8. Plaintiffs shall serve and file their motions for class certification, and serve any accompanying expert report(s) and materials required by Rule 26(a)(2) of the Federal Rules of Civil Procedure, no later than November 7, 2016.
- 9. Defendants shall depose the proposed class representatives and Plaintiffs' class certification expert(s) no later than December 19, 2016, absent agreement of the parties to a mutually agreeable later date.
- 10. Defendants shall serve and file any opposition to Plaintiffs' motions for class certification, and serve any accompanying expert report(s) and materials required by Rule 26(a)(2) of the Federal Rules of Civil Procedure, no later than January 16, 2017.
- 11. Plaintiffs shall depose Defendants' class certification expert(s) no later than January 30, 2017, absent agreement of the parties to a mutually agreeable later date.
- 12. Plaintiffs shall serve and file their reply briefs on class certification no later than February 17, 2017.
- 13. The Court shall hear oral argument on Plaintiffs' motions for class certifications on March 3, 2017 at 11:00 a.m.
 - 14. All fact discovery shall be completed by May 17, 2017.
- 15. The parties shall produce all materials required by Rule 26(a)(2) of the Federal Rules of Civil Procedure on or before May 31, 2017.

- 16. The parties shall submit any rebuttal expert materials regarding issues raised in the opposing parties' expert materials, pursuant to Rule 26(a)(2) of the Federal Rules of Civil Procedure on or before July 10, 2017.
 - 17. Expert discovery shall be completed by August 11, 2017.
 - 18. The parties will appear for a final pre-trial conference on August 18, 2017 at 11:00 a.m.

Dated: August 17, 2016

WHP

New York, New York

SO ORDERED:

WILLIAM H. PAULEY III U.S.D.J.

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UNITED STATES DISTRICT COURT DISTRICT OF MINNESOTA

In Re Resideo Technologies, Inc. Securities Litigation

Case No. 19-cv-2863-WMW-KMM

PRETRIAL SCHEDULING ORDER

Pursuant to Rule 16 of the Federal Rules of Civil Procedure and the Local Rules of this Court, and in order to secure the just, speedy and inexpensive determination of this action, the following schedule shall govern these proceedings.

This order may be modified upon a showing of good cause as required by Local Rule 16.3.

FACT DISCOVERY: DEADLINES AND LIMITATIONS

The below limitations have been adopted in an effort to keep discovery proportional to the needs of this litigation. If they prove unworkable despite the parties' best efforts to keep discovery narrowly tailored and reasonable, the parties may seek to raise these caps through stipulation or the Court's informal dispute resolution process.

1. All pre-discovery disclosures required by Rule 26(a)(1) shall be completed on or before **July 1, 2021**. If the parties plan to disclose the documents by a description by category and location of documents, they will exchange copies of the initial disclosure documents on or before **July 29, 2021**.

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- 2. Fact discovery shall be <u>commenced in time to be completed on or before</u> **April 29, 2022**.
- 3. No more than a total of **30 interrogatories**, counted in accordance with Rule 33(a), shall be served by each side. No more than **75 document requests** and no more than **30 requests for admissions** shall be served by each side.
- 4. No more than **20** depositions, excluding expert witness depositions, shall be taken by each side.
- 5. Discovery of Electronically Stored Information.

The parties have discussed issues about preservation and disclosure or discovery of electronically stored information as required by Fed. R. Civ. P. 26(f), including the form or forms in which it should be produced. The parties will inform the Court of any issues that arise related to electronic discovery.

EXPERT DISCOVERY: DEADLINES AND LIMITATIONS

- 1. Each side may call expert witnesses. Disclosure of the identity of expert witnesses under Rule 26(a)(2)(A) and the full disclosures required by Rule 26(a)(2)(B), accompanied by the written report prepared and signed by the expert witness, shall be made as follows:
 - a. Initial experts.
 - i. The identity of any expert who may testify at trial regarding issues on which the party has the burden of persuasion must be disclosed on or before **June 10, 2022**.
 - ii. The initial expert written report completed in accordance with Fed. R. Civ. P. 26(a)(2)(B) must be served on or before **June 10**, **2022**.
 - b. Rebuttal experts.
 - i. The identity of any experts who may testify in rebuttal to any initial expert must be disclosed on or before **July 29, 2022**.

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- ii. Any rebuttal expert's written report completed in accordance with Fed. R. Civ. P. 26(a)(2)(B) must be served on or before July 29, 2022.
- Each side may take one deposition per expert. Expert discovery, including 2. depositions, shall be completed by August 26, 2022.

CLASS CERTIFICATION DISCOVERY AND BRIEFING

- 1. Counsel should call Judge Wright's Courtroom Deputy at 651-848-1640 to get a hearing date for the class certification motion on or before September 2, 2021.
- 2. Any motion for class certification motion must be filed and served on or before September 2, 2021.
- 3. Discovery from Plaintiffs related to class certification is due on or before September 2, 2021.
- 4. Opposition to class certification shall be filed on or before October 21, 2021.
- 5. Discovery from Defendants related to class certification is due on or before December 1, 2021.
- 6. Any reply in support of class certification shall be filed by **December 21**, 2021.

DEADLINES FOR FILING MOTIONS

- 1. All motions which seek to amend the pleadings or to add parties must be filed and served on or before January 31, 2022.
- Non-dispositive motions and supporting documents which relate to fact 2. discovery or related matters shall be filed and served on or before May 16, 2022.
- 3. Non-dispositive motions and supporting documents which relate to expert discovery shall be filed and served on or before September 15, 2022.

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NON-DISPOSITIVE MOTIONS: GUIDELINES

When possible, the parties should bring discovery disputes to the Court using the Court's process for informal dispute resolution (IDR). One or both parties can contact the Court via phone or email to set a prompt (usually within 2-3 business days) telephone conference to discuss the issues. Two days before the hearing, the parties shall email (not file) the Court either a joint letter setting forth their respective positions or separate letters. If the parties submit separate letters, they must serve a copy on the opposing side unless they have received prior permission from the Court to submit the letters ex parte. Letters should be concise and focus on narrowing the issue in dispute as much as possible. Both sides must agree to use the informal process to resolve discovery disputes. If either side objects to using this process, a formal motion must be filed.

If formal non-dispositive motions are filed, they must comply with the Electronic Case Filing Procedures for the District of Minnesota, with Local Rules 7.1 and 37.1, and be in the form prescribed by Local Rule 37.2. Courtesy copies for Judge Menendez are not welcome, unless the motions contain or refer to documents that are not filed on ECF. All non-dispositive motions shall be scheduled for hearing by calling the Judicial Assistant to Magistrate Judge Menendez, at 612-664-5140, prior to filing, except when all parties are in agreement that no hearing is required. Such an agreement shall be expressly set forth in the notice of motion. Counsel are advised not to notice additional motions for hearing on an

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already existing hearing date without first contacting the Court for permission to do so.

A "meet and confer" requirement applies to IDR and formal motion practice. Parties must attempt to confer through personal contact, rather than solely through written correspondence or email. Whether parties raise non-dispositive disputes informally or through traditional motions, the parties must engage in a focused meet and confer process in a sincere effort to resolve or narrow the disagreement.

DISPOSITIVE MOTIONS: GUIDELINES AND DEADLINES

All dispositive motions shall be filed, served and scheduled on or before October 26, 2022. Counsel shall first schedule the hearing at least 42 days in the future by calling Judge Wright's Courtroom Deputy at 651-848-1640. After the moving party has secured a hearing date, the moving party shall promptly inform all parties of the nature of the motion and the date, time, and location of the hearing. The parties should direct their request for additional time for the filing of briefs in opposition to summary judgment and reply briefs to District Judge Wright.

All dispositive motions shall be filed and served in compliance with the Electronic Case Filing Procedures for the District of Minnesota and in compliance with Local Rule 7.1, except that any reply memorandum or notice stating that no reply will be filed must be filed and served within 7 days after the filing of any response.

When a motion, response or reply brief is filed on ECF, two paper courtesy copies of

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the pleading and all supporting documents shall be mailed to the Courtroom Deputy

or delivered to the clerk of court.

Parties are expected to be familiar with and adhere to the Federal Rules, the

Local Rules, and any supplementation of those rules outlined in Judge Wright's

Practice Pointers and Preferences, available on the District of Minnesota website.

TRIAL

This case shall be ready for a jury trial on February 27, 2023.

Date: May 25, 2021

Katherine Menendez United States Magistrate Judge

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UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

JONNIE HOMYK, et al.,

Plaintiffs,

v.

CHEMOCENTRYX, INC., et al.,

Defendants.

Case No. 21-cv-03343-JST

SCHEDULING ORDER

The parties have filed a joint case management statement. ECF No. 65. The Court hereby sets the following case deadlines pursuant to Federal Rule of Civil Procedure 16 and Civil Local Rule 16-10:

Event	Deadline
Deadline to add parties or amend the pleadings ¹	April 28, 2023
Class certification motion due	August 25, 2023
Class certification opposition due	October 24, 2023
Class certification reply due	December 18, 2023

Counsel may not modify these dates without leave of court. The parties shall comply with the Court's standing orders, which are available https://cand.uscourts.gov/judges/tigar-jon-s-jst/.

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After this deadline, a party may still seek amendment, but must demonstrate good cause. Fed. R. Civ. P. 16(b)(4).

The parties must take all necessary steps to conduct discovery, compel discovery, hire counsel, retain experts, and manage their calendars so that they can complete discovery in a timely manner and comply with the deadlines set by the Court. All counsel must arrange their calendars to accommodate these dates, or arrange to substitute or associate in counsel who can.

Requests for continuance are disfavored. The Court will not consider any event subsequently scheduled by a party, party-controlled witness, expert or attorney that conflicts with the above dates as good cause to grant a continuance. The Court will not consider the pendency of settlement discussions as good cause to grant a continuance.

IT IS SO ORDERED.

Dated: April 10, 2023

JON S. TIGAR United States District Judge

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UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

TATIANA PAVLOVA-COLEMAN, et al., Plaintiffs,

v.

SPLUNK INC., et al.,

Defendants.

Case No. 20-cv-08600-JST

SCHEDULING ORDER

The Court hereby sets the following case deadlines pursuant to Federal Rule of Civil Procedure 16 and Civil Local Rule 16-10:

Event	Deadline
Deadline to add parties or amend the pleadings ¹	March 30, 2022
Defendants' answer due	May 13, 2022
Class certification motion due	July 22, 2022
Class certification opposition due	October 13, 2022
Substantial completion of document production	January 10, 2023
Class certification reply due	January 24, 2023
Class certification motion hearing	February 16, 2023 at 2:00 p.m.

¹ After this deadline, a party may still seek amendment, but must demonstrate good cause. Fed. R. Civ. P. 16(b)(4).

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Counsel may not modify these dates without leave of court. The parties shall comply with the Court's standing orders, which are available https://cand.uscourts.gov/judges/tigar-jon-s-jst/.

The parties must take all necessary steps to conduct discovery, compel discovery, hire counsel, retain experts, and manage their calendars so that they can complete discovery in a timely manner and comply with the deadlines set by the Court. All counsel must arrange their calendars to accommodate these dates, or arrange to substitute or associate in counsel who can.

Requests for continuance are disfavored. The Court will not consider any event subsequently scheduled by a party, party-controlled witness, expert or attorney that conflicts with the above dates as good cause to grant a continuance. The Court will not consider the pendency of settlement discussions as good cause to grant a continuance.

IT IS SO ORDERED.

Dated: May 3, 2022

JON S. TIGAR
United States District Judge

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UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA

IN RE: SANDISK LLC SECURITIES LITIGATION

Case No. 15-cv-01455-VC

SCHEDULING ORDER

The Court adopts the following schedule:

- Exchange of initial disclosures: August 14, 2017
- Initial requests for production to be served: August 21, 2017
- Completion of document production in response to initial requests for production (subject to any discovery dispute): October 31, 2017
- Lead plaintiffs' class certification motion and supporting expert reports: December
 15, 2017
- Defendants' opposition to lead plaintiffs' class certification motion and supporting expert reports: January 16, 2018
- Lead plaintiffs' reply in support of class certification and supporting rebuttal expert reports: February 15, 2018
- Hearing on lead plaintiffs' motion for class certification: February 22, 2018
- Fact discovery cutoff: May 30, 2018
- Lead plaintiffs' and defendants' merits expert designations and reports: June 29, 2018
- Lead plaintiffs' and defendants' rebuttal expert reports: July 16, 2018

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Case 3:15-cv-01455-VC Document 194 Filed 08/14/17 Page 2 of 2

- Expert discovery cutoff: August 16, 2018
- Summary judgment and *Daubert* motions: September 17, 2018
- Oppositions to summary judgment and Daubert motions: October 17, 2018
- Replies in support of summary judgment and *Daubert* motions: October 31, 2018
- Hearing on summary judgment motions: November 8, 2018
- Pretrial conference: December 3, 2018
- Jury selection: December 10, 2018
- Trial: December 12, 2018

IT IS SO ORDERED.

Dated: August 14, 2017

VINCE CHHABRIA United States District Judge

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Case

On December 14, 2020, counsel for Lead Plaintiff Norfolk County Council as Administering Authority of the Norfolk Pension Fund and Defendants Apple Inc., Timothy D. Cook and Luca Maestri (collectively, the "Parties"), appeared before the Court for a Case Management Conference. Having considered the Parties' Joint Case Management Conference Statement (ECF No. 126) and discussion with the Parties' counsel at the Case Management Conference, the Court orders as follows:

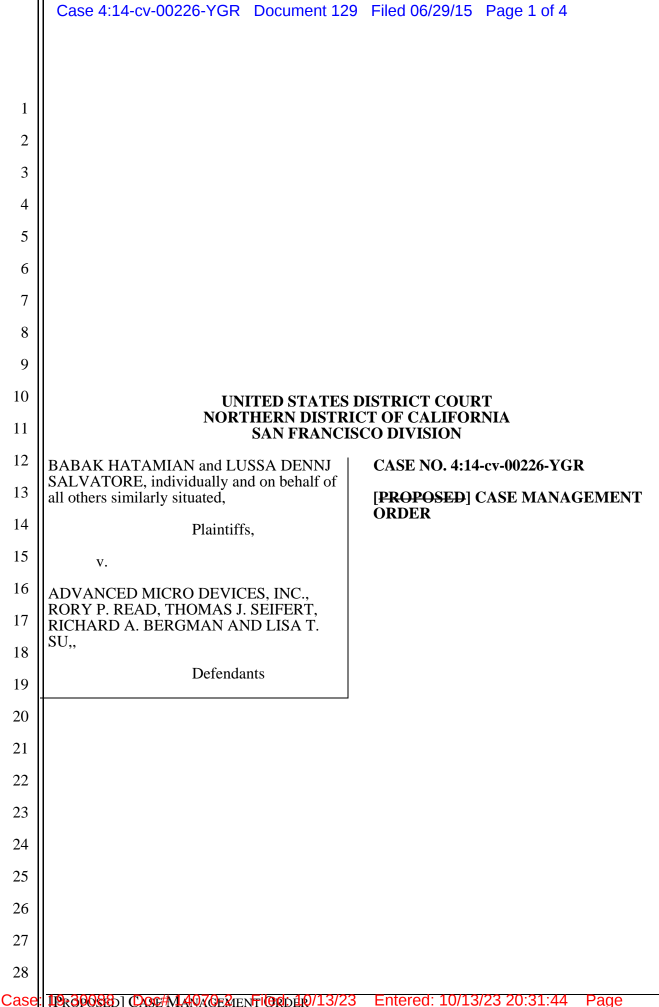
EVENT	DEADLINES
Rule 26(a)(1) Initial Disclosures	December 18, 2020
Plaintiff's Motion for Class Certification	May 5, 2021
Defendants' Opposition to Plaintiff's Motion for Class Certification	June 30, 2021
Plaintiff's Reply in Support of Motion for Class Certification	August 13, 2021
Hearing on Motion for Class Certification	September 14, 2021 (2:00 p.m.)
Substantial Completion of Document Discovery	January 14, 2022
Fact Discovery Deadline	March 16, 2022
Last Day to File a Motion to Amend Pleadings	May 5, 2021
Rule 26(a)(2) Expert Disclosures	April 27, 2022
Rebuttal Expert Disclosures	June 10, 2022
Expert Depositions	June 24, 2022-July 22, 2022
Last Day to File Request for Pre-filing Conference in Connection with Summary Judgment Motions	July 29, 2022
Last Day to File Summary Judgment and <i>Daubert</i> Motions	September 9, 2022

ORDER

IT IS SO ORDERED. DATED: December 22, 2022

UNITED STATES DISTRICT JUDGE

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1 2 Retirement System, together with Defendants Advanced Micro Devices, Inc.; Rory P. Read; 3 Thomas J. Seifert; Richard A. Bergman; and Dr. Lisa T. Su (collectively, the "Parties"), 4 appeared before the Court for a Case Management Conference. Having considered the Parties' 5 Amended Joint Case Management Conference Statement (Dkt #123) and statements of counsel

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at the Case Management Conference, the Court orders as follows:

1. CLASS CERTIFICATION

Lead Plaintiffs will move for class certification in accordance with the schedule set forth below. Failure to make class representatives available pursuant to this Order may result in monetary and/or evidentiary sanctions.

On June 17, 2015, Lead Plaintiffs KBC Asset Management NV and Arkansas Teacher

Event Date Class Certification Motion Deadline September 7, 2015 Deposition of Class Representative(s) Between September 14 and 25, 2015 Response to Class Certification Motion October 22, 2015 Class Certification Motion Reply December 7, 2015

As an alternative, the Court may extend the deadline for Defendants' Response to Lead Plaintiffs' Class Certification Motion proportionately if the class representatives are not available for deposition by September 25, 2015.

2. SETTLEMENT AND ADR

Defendants and Lead Plaintiffs filed certifications pursuant to ADR Local Rule 3-5(b). (ECF Nos. 91, 96, 97.) The parties agree to conduct private mediation by January 31, 2016. The parties further agree to submit to the Court the name of a mutually agreed mediator by July 3, 2015. A compliance hearing regarding the parties' selection of a mediator shall be held on Friday, July 10, 2015 on the Court's 9:01 a.m. calendar, in the Federal Courthouse, 1301 Clay Street, Oakland, California, Courtroom 1.

Five (5) business days prior to the date of the compliance hearing, the parties shall file either: (a) statement identifying their selected mediator and the status of their scheduling mediation; or (b) a one-page JOINT STATEMENT setting forth an explanation for their failure to

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comply. If compliance is complete, the parties need not appear and the compliance hearing will be taken off calendar.

Telephonic appearances will be allowed if the parties have submitted a joint statement in a timely fashion. Failure to do so may result in sanctions.

3. SCHEDULING

The parties' proposed schedule and discovery plan is set forth as follows:

Event	Date	
Initial Disclosures	May 21, 2015	
Defendants' Answer	May 14, 2015	
Initial Written Discovery Served	June 1, 2015	
Lead Plaintiffs Disclose Identities of	Ivno 24, 2015	
Confidential Witnesses	June 24, 2015	
Initial Document Production Substantially	October 23, 2015	
Complete		
Follow Up Written Discovery Served	November 6, 2015	
Follow Up Production Substantially	February 5, 2015	
Complete		
Joinder of Other Parties and Pleading	February 19, 2016	
Amendments		
Close of Fact Discovery	June 15, 2016	
Expert Reports on Issues Where Party Has	July 6, 2016	
Burden of Proof		
Responsive Expert Reports	August 11, 2016	
Rebuttal Expert Reports	September 15, 2016	
Expert Discovery Cut-off	October 31, 2016	
Summary Judgment and <i>Daubert</i> Motions	November 17, 2016	
Summary Judgment and Daubert	January 16, 2017	
Oppositions		
Summary Judgment and Daubert Replies	February 16, 2017	

The AMENDED JOINT CASE MANAGEMENT CONFERENCE STATEMENT is approved as the Case Management Order for this case and all parties shall comply with its provisions.

IT IS SO ORDERED.

Dated: June 29, 2015

United States District Judge

> [PROPOSED] CASE MANAGEMENT | ORDER 13/23 Entered: 10/13/23 20:31:44 CASE No. 4:14-cv-00226-YGR 66 of 88 66 of 88

ECF ATTESTATION I, Melanie M. Blunschi, am the ECF User whose ID and Password are being used to file this: JOINT CASE MANAGEMENT CONFERENCE STATEMENT In compliance with General Order 45, X.B., I hereby attest that William H. Narwold has concurred in this filing. Executed on the 22nd day of June 2015. By: <u>/s/ Melanie M. Blunschi</u> Melanie M. Blunschi

| PROPOSID | CASE | MANAGEMENT | ORDER | 13/23 | Entered: 10/13/23 | 20:31:44 | Page | Case No. 4:14-cv-00226-YGR | 67 of 88

Case

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Northern District of California

	UNITED	STATES	DISTRICT	COURT
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NORTHERN DISTRICT OF CALIFORNIA

SAN JOSE DIVISION

NICHOLAS MELUCCI, et al.,	Case No. 19-C
Plaintiffs,	CASE MANA ORDER LIFT
v.	
CORCEPT THERAPEUTICS INCORPORATED, et al.,	
Defendants	

V-01372-LHK

GEMENT ORDER; TING STAY

The parties filed their joint case management statement on December 8, 2021. ECF No. 151. The Court continues the December 15, 2021 case management conference to March 16, 2022 at 2:00 p.m. The parties shall file their joint case management statement by March 9, 2022.

The Court hereby lifts the stay. The Court GRANTS the parties' request to increase the number of depositions, and the number of interrogatories, per side to 30. The parties are directed to follow the Court's Guidelines for Final Pretrial Conferences in Bench Trials, available at https://www.cand.uscourts.gov/judges/koh-lucy-h-lhk/, for all pre-trial deadlines.

The Court sets the following case schedule:

Scheduled Event	Date
Exchange Initial Disclosures	January 7, 2022
Exchange Initial Document Requests	January 21, 2022
File Stipulated and Proposed Protective Order	January 21, 2022

Case No. 19-CV-01372-LHK

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Last Day to Amend the Pleadings/Add Parties	January 21, 2022
Filing Defendants' Answer	February 4, 2022
Further Case Management Conference	March 16, 2022 at 2:00 p.m.
Last Day to File Class Certification Motion and Plaintiffs' Class Certification Expert Reports	May 4, 2022
Opposition to Class Certification Motion and Defendants' Class Certification Expert Reports	June 17, 2022
Reply in Further Support of Class Certification Motion and Plaintiffs' Rebuttal Class Certification Expert Reports	July 18, 2022
Hearing on Class Certification	August 18, 2022 at 1:30 p.m.
Substantial Completion of Document Production	December 26, 2022
Service of Privilege Log	January 26, 2023
Close of Fact Discovery	April 28, 2023
Opening Expert Reports	June 29, 2023
Rebuttal Expert Reports	July 31, 2023
Close of Expert Discovery	October 2, 2023
Last Day to File Dispositive Motions (one per side in the entire case)	December 1, 2023
Opposition to Dispositive Motions	February 1, 2024
Reply in Further Support of Dispositive Motions	March 1, 2024
Hearing on Dispositive Motions	April 4, 2024 at 1:30 p.m.
Final Pretrial Conference	May 30, 2024 at 1:30 p.m.
Jury Trial	July 1, 2024 at 9:00 a.m.
Length of Trial	15 days
Hearing on Dispositive Motions Final Pretrial Conference Jury Trial	April 4, 2024 at 1:30 p.m. May 30, 2024 at 1:30 p.m. July 1, 2024 at 9:00 a.m.

IT IS SO ORDERED.

Dated: December 9, 2021

ucy H. Koh

United States District Judge

1			
2	IGNACIO E. SALCEDA (SBN 164017) 2 EVAN L. SEITE (SBN 274641)		
3	LAUPA C. AMADON (SRN 221524)		
4	4 Professional Corporation		
5	" " " " " " " " " " " " " " " " " " "		
6	6 Telephone: (650) 493-9300 Facsimile: (650) 565-5100		
7	Email: nlocker@wagr.com		
8	8 eseite@wsgr.com		
9			
10	10 Attorneys for Defendants Nutanix, Inc., Dheeraj Pandey, and Duston M. Williams		
11	11		
12	12 UNITED STATES DISTRICT COURT		
13	NORTHERN DISTRICT OF CALIFORNIA		
14	SAN FRANCISCO DIVISION		
15	15		
16	16		
17	17 Case No. 3:19	0-cv-01651-WHO	
18	18 CLASS ACT	<u> ION</u>	
19		PULATION AND D) ORDER REGARDING	
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JOINT STIPULATION AND [Proposed] ORDER erica 2008 Ase 300 (2014) ORDER | Case: 3:19-cv-01651-who | 72 of 88 | Entered: 10/13/23 20:31:44 | Page | Pag

1	Lead Plaintiff California Ironworkers Field Pension Trust ("Lead Plaintiff") and
2	Defendants Nutanix, Inc. ("Nutanix"), Dheeraj Pandey, and Duston Williams (together,
3	Defendants) (collectively, the "Parties"), by and through their counsel, hereby stipulate and
4	request as follows:
5	WHEREAS, on March 1, 2021, this Court granted the withdrawal of the former lead
6	plaintiff, Shimon Hedvat, and reopened the lead plaintiff application process (<i>see</i> Dkt. No. 171);
7	WHEREAS, on March 4, 2021, the Court entered a Stipulation and Order Modifying
8	Class Certification Deadlines and Case Management Conference (the "Scheduling Order") (see
9	Dkt. No. 173);
10	WHEREAS, under the Scheduling Order, the Parties shall submit a proposed case
11	schedule for further proceedings in this action to the Court within ten days of the Court's order
12	appointing a new lead plaintiff;
13	WHEREAS, on June 10, 2021, this Court appointed California Ironworkers Field Pension
14	Trust as Lead Plaintiff and Robbins Geller Rudman & Dowd LLP as Lead Counsel (see Dkt. No.
15	224);
16	WHEREAS, on June 21, 2021, this Court granted the Parties' Joint Stipulation for an
17	extension of time to further meet and confer regarding the case schedule (see Dkt. No. 226);
18	WHEREAS, on July 6, 2021, this Court granted the Parties' Joint Stipulation whereby
19	Lead Plaintiff would file a Motion for Leave to Supplement and within ten (10) days following
20	an order from the Court on Lead Plaintiff's Motion to Supplement, the Parties shall meet and
21	confer to file a joint submission regarding a proposed case schedule for further proceedings (see
22	Dkt. No. 228);
23	WHEREAS, on August 16, 2021, after briefing by the Parties, this Court granted Lead
24	Plaintiff's Motion for Leave to Supplement the Second Amended Complaint (see Dkt. No. 237);
25	WHEREAS, the Parties have met and conferred regarding the case schedule for further
26	proceedings in this matter;
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NOW, THEREFORE, IT IS HEREBY STIPULATED AND AGREED by Lead

Plaintiff and Defendants and their undersigned counsel, subject to Court approval, as follows:

1. The Parties hereby submit to the Court for approval this joint proposed case schedule:

5	EVENT	(PROPOSED) DEADLINE
6	Lead Plaintiff's Initial Disclosures	September 3, 2021
7	Lead Plaintiff and Plaintiff City of Miami Fire Fighters' and Police Officers' Retirement Trust's	January 21, 2022
8	("City of Miami") Substantial Completion of Document Production	
	Lead Plaintiff's Motion for Class Certification	January 21, 2022
10	Deadline to Amend Without Leave of Court	January 21, 2022
11 12	Deposition Period for Lead Plaintiff and City of Miami's Representatives	January 21, 2022 to March 23, 2022
13	Defendants' Response to Lead Plaintiff's Motion for Class Certification	April 1, 2022
14	Defendants' Substantial Completion of Document Production	April 8, 2022
15 16	Lead Plaintiff's Reply in Support of Class Certification	May 4, 2022
17	Hearing on Class Certification	May 25, 2022
18	Fact Discovery Cutoff	August 26, 2022
	Affirmative Expert Reports	September 30, 2022
19	Rebuttal Expert Reports	November 2, 2022
20	Reply Expert Reports	December 2, 2022
21	Expert Discovery Cutoff	January 31, 2023
22	Deadline to File Dispositive Motions	February 24, 2023
23	Oppositions to Dispositive Motions	April 26, 2023
24	Replies in Support of Dispositive Motions	May 26, 2023
	Dispositive Motions Heard by Court	TBD
25	Pretrial Conference	TBD
26	Trial	TBD

2. Nothing in this Stipulation shall be construed as a waiver of any party's rights or positions in law or equity.

IT IS SO STIPULATED. WILSON SONSINI GOODRICH & ROSATI Dated: August 26, 2021 **Professional Corporation** /s/ Ignacio E. Salceda Ignacio E. Salceda 650 Page Mill Road Palo Alto, CA 94304 Tel: (650) 493-9300 Email: isalceda@wsgr.com Attorneys for Defendants Nutanix, Inc., Dheeraj Pandey, and Duston M. Williams

Case Regard No. 8 (2011) Order Case: 3:19-CV-01651-WHO 70-2 Filed: 10/13/23 Entered: 10/13/23 20:31:44 Page Case: 3:19-CV-01651-WHO 75 of \$8

1	Dated: August 26, 2021	ROBBINS GELLER RUDMAN
2		& DOWD LLP
3		/s/ Kenneth J. Black
4		Kenneth J. Black
4		SHAWN A. WILLIAMS (213113)
5		KENNETH J. BLACK (291871)
6		Post Montgomery Center One Montgomery Street, Suite 1800
_		San Francisco, CA 94104
7		Telephone: 415/288-4545
8		415/288-4534 (fax)
		shawnw@rgrdlaw.com – and –
9		JAMES E. BARZ (admitted pro hac vice)
10		FRANK A. RICHTER (admitted pro hac vice)
		200 South Wacker Drive, 31st Floor
11		Chicago, IL 60606
12		Telephone: 312/674-4674
		312/674-4676 (fax)
13		jbarz@rgrdlaw.com
14		frichter@rgrdlaw.com – and –
		DANIELLE S. MYERS (259916)
15		655 West Broadway, Suite 1900
16		San Diego, CA 92101
		Telephone: 619/231-1058
17		619/231-7423 (fax)
18		dmyers@rgrdlaw.com
19		Attorneys for Lead Plaintiff California Ironworkers
		Field Pension Trust
20		LEVI & KORSINSKY, LLP
21		,
22		SHANNON L. HOPKINS (admitted pro hac vice) GREGORY POTREPKA (admitted pro hac vice)
23		ANDREW ROCCO (admitted pro hac vice)
23		1111 Summer Street, Suite 403
24		Stamford, CT 06905
25		Tel: (203) 992-4523
23		Email: shopkins@zlk.com
26		Email: gpotrepka@zlk.com Email: arocco@zlk.com
27		
		Attorneys for Named Plaintiff City of Miami Fire
28		Fighters' and Police Officers' Retirement Trust

Case Regarding East Schedule 70-2 Filed: 10/13/23 Entered: 10/13/23 20:31:44 Page Case: 3:19-cv-01651-who 76 of 28

IT IS SO ORDERED as modified below.

Dispositive Motions Heard by Court	June 21, 2023	
Pretrial Conference	September 11, 2023 at 2 p.m.	
Trial	October 9, 2023 at 8:30 a.m.	

Dated: August 27, 2021

Hone also William H. Orrice United States District Judge

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Case Regard No. 8 (2011) Order Case: 3:19-cv-01651-who 77 of \$8

ATTESTATION I, Ignacio E. Salceda, am the ECF User whose identification and password are being used to file this Joint Stipulation and Proposed Order Regarding Case Schedule. In compliance with Local Rule 5-1(i)(3), I hereby attest that Lead Counsel, Robbins Geller Rudman & Dowd, LLP, concurs in this filing. WILSON SONSINI GOODRICH & ROSATI Dated: August 27, 2021 **Professional Corporation** /s/ Ignacio E. Salceda Ignacio E. Salceda Attorneys for Defendants Nutanix, Inc., Dheeraj Pandey, and Duston M. Williams

Case JOINT STIPULATION AND [PROPOSED] ORDER FINE 10/13/23 Entered: 10/13/23 20:31:44 Page CASE: 3:19-cv-01651-who 78 of &8

EXHIBIT 18

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

IN RE TWITTER INC. SECURITIES LITIGATION

Case No. 16-cv-05314-JST

SCHEDULING ORDER

The Court hereby sets the following case deadlines pursuant to Federal Rule of Civil Procedure 16 and Civil Local Rule 16-10:

Event	Deadline
Deadline to add parties or amend the pleadings ¹	August 1, 2018
Class certification motion due	February 15, 2018
Class certification opposition due	April 12, 2018
Class certification reply due	May 24, 2018
Class certification motion hearing	June 14, 2018 at 2:00 p.m.

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¹ After this deadline, a party may still seek amendment, but must demonstrate good cause. Fed. R. Civ. P. 16(b)(4).

Event	Deadline
Deadline for parties to complete rolling production of non- privileged documents responsive to document requests served by November 15, 2017	To be determined ²
Fact discovery deadline	December 14, 2018
Expert disclosures	February 8, 2019
Expert rebuttal	March 22, 2019
Expert discovery cut-off	April 19, 2019
Deadline to file dispositive motions	May 3, 2019
Dispositive motion oppositions due	June 14, 2019
Dispositive motion replies due	July 12, 2019
Dispositive motion hearing	August 1, 2019 at 2:00 p.m.
Pretrial conference statement due	October 1, 2019
Pretrial conference	October 11, 2019 at 2:00 p.m.
Trial	November 4, 2019 at 8:30 a.m.
Estimate of trial length (in days)	16

The Court also adopts the additional deadlines set forth in the parties' joint case management statement, ECF No. 125, as to events not described above.

The Court will conduct a further case management conference on March 21, 2018 at 2:00 p.m. A joint case management statement is due March 14, 2018 by 5:00 p.m. For that statement only, the parties should disregard the local rules concerning the content of case management statements. Instead, the statement should be divided into two sections. The first section will address the status of the parties' discovery. The parties will first list any discovery propounded by

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² As discussed at the Case Management Conference held on January 17, 2018, the Court will set this deadline at the Conference scheduled for March 21, 2018 if the parties still disagree as what the deadline should be.

the Plaintiffs, the status of that discovery, and any next steps required to complete the discovery or conclude any dispute regarding that discovery. The parties will then provide the same information regarding any discovery propounded by Defendants. The parties' statement must include completed discovery as well as open discovery, and should list any discovery that has been discussed between the parties, even if it has not yet been propounded. The second section of the statement will include a discussion of any other issues requiring the Court's attention or that bear on the progress of the case. The parties must also comply with the instructions set forth in the minutes of the January 17, 2018 Case Management Conference. See ECF No. 127 ¶ 2.

Counsel may not modify these dates without leave of court. The parties shall comply with the Court's standing orders, which are available at cand.uscourts.gov/jstorders.

The parties must take all necessary steps to conduct discovery, compel discovery, hire counsel, retain experts, and manage their calendars so that they can complete discovery in a timely manner and appear at trial on the noticed and scheduled dates. All counsel must arrange their calendars to accommodate these dates, or arrange to substitute or associate in counsel who can.

Trial dates set by this Court should be regarded as firm. Requests for continuance are disfavored. The Court will not consider any event subsequently scheduled by a party, party-controlled witness, expert or attorney that conflicts with the above trial date as good cause to grant a continuance. The Court will not consider the pendency of settlement discussions as good cause to grant a continuance.

IT IS SO ORDERED.

Dated: January 22, 2018

JON S. TIGAR United States District Judge

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EXHIBIT 19

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United States District Court Southern District of Texas

ENTERED

June 10, 2021 Nathan Ochsner, Clerk

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

IN RE ALTA MESA RESOURCES, INC. SECURITIES LITIGATION

CASE NO. 4:19-CV-00957

SCHEDULING ORDER

The disposition of this case will be controlled by the following schedule:

the disposition of this case will be controlled by the following schedule.			
1.	April 30, 2021	RULE 26(f) CONFERENCE	
2.	May 14, 2021	ANSWER TO COMPLAINT	
3.	July 30, 2021	MOTION TO CERTIFY CLASS Lead Plaintiffs will file a motion and supporting memorandum by this date. No premotion conference is required.	
4.	October 20, 2021	COMPLETION OF DEPOSITIONS IN CONNECTION WITH CLASS CERTIFICATION Any depositions in connection with class certification must be complete by this date.	
5.	November 18, 2021	OPPOSITIONS TO CLASS CERTIFICATION MOTION Any oppositions to class certification motions must be filed by this date.	
6.	December 15, 2021	MOTIONS FOR LEAVE TO AMEND PLEADINGS AND ADD NEW PARTIES Party requesting joinder will furnish a copy of this scheduling order to new parties and non-moving parties reserve their rights to oppose motion.	

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7.	January 17, 2022	REPLIES TO CLASS CERTIFICATION OPPOSITIONS Lead Plaintiffs will file their reply to any oppositions to class certification.	
8.	February 7, 2022	SUBSTANTIAL COMPLETION OF PARTY DOCUMENT DISCOVERY Document requests seeking broad categories of documents are not timely if they are filed so close to this deadline that the recipient would not be required under the Federal Rules of Civil Procedure to respond until after the deadline.	
9.	July 1, 2022	COMPLETION OF FACT DISCOVERY Fact discovery must be completed. Written discovery and document requests are not timely if they are served at a time where the recipient would not be required under the Federal Rules of Civil Procedure to respond until after this deadline.	
10.	August 18, 2022	EXPERT REPORTS DUE	
11.	October 1, 2022	REBUTTAL EXPERT REPORTS DUE	
12.	November 11, 2022	EXPERT DISCOVERY CUT-OFF	
13.	On or Before February 6, 2023	SUMMARY JUDGMENT AND DAUBERT MOTIONS	
14.	35 Days After Filing of Summary Judgment / Daubert Motion	OPPOSITIONS TO SUMMARY JUDGMENT AND DAUBERT MOTIONS	
	30 Days After Filing of Opp. to Summary Judgment / Daubert Motion	REPLIES IN FURTHER SUPPORT OF SUMMARY JUDGMENT AND DAUBERT MOTIONS	
	Estimated Trial Time: TBD SIGNED at Houston Texas this 10th day of June 2021		

SIGNED at Houston, Texas, this 10th day of June, 2021.

GEORGE C. HANKS, JR. UNITED STATES DISTRICT JUDGE

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EXHIBIT 20

United States District Court Southern District of Texas

ENTERED

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

September 14, 2016 David J. Bradley, Clerk

Civil Action No. 4: 14-cv-00548 (KPE) (Consolidated Action) IN RE CONN'S, INC. SECURITIES § § § LITIGATION

AGREED SCHEDULING AND DOCKET CONTROL ORDER			
DISCOVERY			
la.	July 22, 2016	Initial Disclosures under Rule 26(a) of the Federal Rules of Civil Procedure ("FRCP").	
1b.	September 30, 2016	Substantial completion of document discovery.	
1c.	April 17, 2017	Completion of fact discovery.	
CLASS CERTIFICATION			
2a.	November 10, 2016	Plaintiffs' Class Certification Motion and any Expert Report submitted by Plaintiffs in support of class certification.	
2b.	January 6, 2017	Defendants' Opposition to Class Certification and any expert report submitted by Defendants opposing class certification.	
2c.	February 16, 2017	Plaintiffs' Reply for Class Certification and any expert report that rebuts Defendants' opposing expert report(s).	
POST CLASS CERTIFICATION EXPERTS			
3a.	June 1, 2017	Plaintiffs (or the party with the burden of proof on an issue) will designate expert witnesses in writing and provide the report(s) required by Rule 26(a)(2) of the FRCP.	
3b.	July 14, 2017	The opposing party will designate expert witnesses in writing and provide the report(s) required by Rule 26(a)(2) of the FRCP.	

FRCP.

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3c. August 15, 2017 Plaintiffs (or the party with the burden of proof on an issue) may file any reply expert report(s).

DISPOSITIVE AND NON-DISPOSITIVE MOTIONS

- 4a. September 15, 2017 Motions Deadline.
- 4b. November 15, 2017 Oppositions to Motions.
- 4c. December 15, 2017 Replies to Opposition Motions.

DEADLINE FOR JOINT ORDER AND MOTIONS IN LIMINE

5. March 19, 2018 The Joint Pretrial Order and Motions in Limine will

contain the pretrial disclosures required by Rule 26(a)(3) of

the FRCP.

Trial

6. March 26, 2018 Trial will be held at 9:00 a.m. in Courtroom 3A, United States Courthouse, 515 Rusk, Houston, Texas.

Signed on September 13, 2016, at Houston, Texas.

HON. KEITH P. ELLISON
United States District Judge

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